Document 1036-7 Filed 05/07/21 Page 1 of 2 PageID 341 AGONDEL COHEN LAMPER 04/18/2011 03:55 15168683993 @ 002 · 002 Hand-written 2011 time stamp on the FABRICATED & change makes this FORGED doc...for their closing attorneys... document have NO SENSE about with such action, suit or proceeding, brought derivatively by its members, whether confidentiality & or not fault is at issue. Indemnification originally North Article 5 - Confidentiality Section 1 - Confidentiality: This agreement to acquire Let Befer ... and the **Point Properties** subsequent acquisition of the underlying property thereof, is highly sen litive and shall be strictly confidential and among all of the LLC members. All members (the seller)... understand and agree that significant irreparable damages may occur if disclosure is permitted intentionally or negligently. Article 6 - Equity Ownership and Dividends Section 1 - Equity Ownership and Dividends: Subject to the applicable law, dividends may be declared and paid out of any funds thereof, as often and in such amounts, and at such time or times as the Managing Member(s) may determine equity ownership rights, as of the date herein, as is as follows: Contradicts the EDNY Indictment allegations that Berard was 50% John R. Kaiser supposed to own 50% -- as they 25% Bryan Berard cannot even get their LIES straight Vincent J. Tesoriero 25% with Agent Galioto... Article 7 - Miscellaneous Section 1 - Miscellaneous: The agreement contains the entire agreement between the parties and any waiver, amendment or modification to the agreement will be subject to the above conditions and must be attached hereto. Section 2 - Facsimile Signatures: Facsimile signatures are hereby Authorized and will constitute a legal and binding instrument. The undersigned certifies the foregoing operating agreement has been adopted by the LLC, in accordance with the FORGED signature requirements of DE law. of Kenner's girl friend --Dated October 11, 2006. **UNKNOWN** to

Kaiser, Berard and/ or Tesoriero in

2006...

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341 KDONDEL COHEN LAMPER

FORGED agreement actually uses Kenner's AZ address as the

Office for Ledbetter -- thus COMPLETE NONSENSE...

Ledbetter Development Company, LLC Operating Agreement

Section 1 - Office: The office of the limited liability company shall be located at 10705 East Cactus Road, Scottsdale, AZ 85259. The company may also maintain offices at such other places, within or without the United States as the Company, may from time to time, determine.

Article 2 - Meeting of Members

Section 1 - Special Meetings: Special meetings of the members may be called at any time by the Managing Member(s) in accordance with the provisions of the laws of the State of Delaware.

Section 2 - Place of Meetings: All meetings of members may be held at the principle office of the company, or at such other places as shall be designated in the notices of such meetings.

Article 3 - Managing Member and Members

Section 1 - Term of Office: The Managing Member shall be Lauren Gilmore (100%) management right. For Lauren Gilmore the term of office shall be in perpetuity unless and until otherwise determined.

Section 2 – Duties and Powers: The Managing Member shall be responsible for the control and management of the affairs, property of the LLC.

Article 4 - Indemnification

Section 1 - Indemnification and third party actions: The company shall indemnify Lauren Gilmore, (hereinafter 2 party guarantee), its agents, and/or partners individually, for any claim, or threatened claim, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, including all ) and the subsequent acquisition of the appeals, related to (LED Beffex underlying property thereof, against any and all expenses including reasonable attorney fees, judgments, decrees, fines, penalties and amounts paid in : ettlement, which were actually and reasonably incurred by [2" Party Guaranty] in connection with such action, suit or proceeding, whether or not fault is at issue.

Section 2 - Indemnification and Derivative Sections: The company shall indemnify Lauren Gilmore (hereinafter 2= party guaranty), its agents, and/or partners individually, for any claim, or threatened claim, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, including all appeals, related to (. Leo Brig . " ) and the subsequent acquisition of the underlying properly thereof, against 2ny and all expenses including reasonable attorney fees, judgments, decrees, fines, penalties and amounts paid in settlement, which were actually and reasonably incurred by (2nd Party Guaranty) in connection

Hand-written change makes this document have NO SENSE about confidentiality & Indemnification originally North **Point Properties** (the seller)...